## **REMARKS**

In the Office Action, claims 1 and 9 were rejected. Claims 2 – 8 and 10 were said to be allowable if rewritten in independent form. In response to this Office Action, the subject matter of allowable claim 2 has been incorporated into claim 1. Claim 3 has been amended so that it now depends from amended claim 1. Original claims 4 – 10 remain in the application. Each of these claims now depend either directly or indirectly from amended claim 1. Accordingly, all of the claims now in the application are allowable.

This application was unintentionally abandoned. Enclosed is a Petition To Revive Unintentionally Abandoned Application, together with the petition fee in the amount of \$750.00. Also enclosed is a copy of the Notice of Abandonment.

The firm of Barnard, Loop & McCormack ceased to exist on December 31, 2004. The firm was replaced by the firm of Barnard & McCormack on January 1, 2005, which in turn was dissolved in June of 2005. In June of 2005, I formed Barnard Intellectual Property Law, Inc. A new docket system was created for the new firm. The due date for responding to the Office Action of June 24, 2005 was entered into the new docket system. However, for an unexplainable reason, the file was not pulled when it was time to prepare a Response. This was not discovered until the undersigned received the Notice of Abandonment dated May 1, 2006. Promptly thereafter, the undersigned made several attempts to contact the inventor, Brett J. Diffely. Contact was finally made on this date. He stated that he was still very much interested in obtaining a patent and did not want the application to go abandoned. The inventor, Brett J. Diffley, was not aware that the application had become abandoned. The abandonment that did occur was unintentional.

The Office is asked to grant the Petition, to enter the amendments and to allow the application.

Respectfully submitted,

Brett J. Diffley

Delbert J. Barnard

Reg. No. 20,515 Attorney for Applicant (206) 246-0568